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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/840,095	04/24/2001	Renato Caretta	7040.0023.01	5968
22852 7	590 10/04/2004		EXAMINER	
FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER			KNABLE, GEOFFREY L	
LLP 1300 I STREE	T, NW		ART UNIT	PAPER NUMBER
WASHINGTON, DC 20005			1733	
		1	DATE MAILED: 10/04/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

Арг	olication No.	Applicant(s)					
09/	840,095	CARETTA ET AL.					
Office Action Summary Exa	miner	Art Unit					
Geo	offrey L. Knable	1733					
The MAILING DATE of this communication appears Period for Reply	on the cover sheet with the c	correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY IS STHE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). If the period for reply specified above is less than thirty (30) days, a reply within. If NO period for reply is specified above, the maximum statutory period will appl. Failure to reply within the set or extended period for reply will, by statute, cause Any reply received by the Office later than three months after the mailing date of earned patent term adjustment. See 37 CFR 1.704(b).	In no event, however, may a reply be tin the statutory minimum of thirty (30) day y and will expire SIX (6) MONTHS from the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 21 July 20	004						
2a) This action is FINAL . 2b) This action							
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closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) ☐ Claim(s) 27-90 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 27-90 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or elected.							
Application Papers							
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted Applicant may not request that any objection to the drawing Replacement drawing sheet(s) including the correction is 11) The oath or declaration is objected to by the Examin	ng(s) be held in abeyance. See required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign prior a) All b) Some * c) None of: 1. Certified copies of the priority documents hav 2. Certified copies of the priority documents hav 3. Copies of the certified copies of the priority do application from the International Bureau (PC) * See the attached detailed Office action for a list of the	e been received. e been received in Applicati ocuments have been receive T Rule 17.2(a)).	on No ed in this National Stage					
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary Paper Ño(s)/Mail Da						
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 		Patent Application (PTO-152)					

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- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on May 17, 2004 has been entered with the filing of the 7-21-2004 RCE.
- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 3. Claims 27, 30-34, 38, 40-42, 45-56, 59-63, 67, 69-71 and 74-90 are rejected under 35 U.S.C. 103(a) as being unpatentable over FR 384,231 taken in view of Herbelleauu et al. (US 5,660,656) and/or Drakeford et al. (US 3,072,171) and optionally further in view of at least one of Frazier (US 3,240,250 newly cited), Markow (US 4,673,014 newly cited) and Hayashi et al. (US 5,529,105 newly cited).

The independent claims have been amended to define that the crown extends in a substantially parallel plane with edges of consecutive strips abutting evenly along their entire crown portion between transition regions. A complete reading of FR '231 however would seem to indicate that these requirements are taught. In particular, note that this reference describes that the strips contact one another "at the mandrel periphery" (page 2, lines 1-2 of translation) and are arranged to provide a "substantially flat rolling surface" (page 2, lines 12+ of the translation). In this regard, note that the filling linings "h" are expressly described/illustrated (figs. 4-5) as being present in the sides and beads but not present in the rolling band. Note that the beads/sides are

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described as "having a thickness which is twice that of the rolling band" (page 2, lines 17+ of the translation). FR '231 further indicates that the parts between the rolling band and the beads are subject to more deformation and wear and thus "with this system are reinforced due to the fact that strips are superposed upon each other" (last paragraph on page 3 of translation). It thus seems clear that this reference is disclosing a substantially flat crown or rolling surface/band where the strips would be in contact with one another but not overlapped and thus would suggest a configuration as now claimed.

The newly cited optional secondary references have been added to additionally show that providing tires with a substantially flat carcass crown are known and suitable in this art – note esp. Markow and Hayashi et al. Further, Frazier is also directed to forming a tire carcass using material strips and in particular would seem to further indicate that in forming a carcass structure using strips, it is known to provide the carcass with a flat crown – note esp. fig. 1. In light of these teachings, it is submitted that even if it were not deemed to have been an explicit teaching of FR '231 to provide the carcass with a substantially flat crown, it would have been obvious to so configure the carcass in such a conventional configuration for only the expected results.

4. Claims 28, 29, 39, 43-44, 57, 58, 68 and 72-73 are rejected under 35 U.S.C. 103(a) as being unpatentable over FR 384,231 taken in view of Herbelleauu et al. (US 5,660,656) and/or Drakeford et al. (US 3,072,171) and optionally further in view of at least one of Frazier (US 3,240,250 – newly cited), Markow (US 4,673,014 – newly cited) and Hayashi et al. (US 5,529,105 – newly cited) as applied to claims 27, 30-34,

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38, 40-42, 45-56, 59-63, 67, 69-71 and 74-90 above, and further in view of Alderfer (US 3,826,297) as applied in the last office action.

5. Applicant's arguments filed May 17, 2004 have been fully considered but they are not persuasive.

The 35 USC 112 rejection has been withdrawn in light of the amendments to the claims.

As to the prior art rejections, applicant has argued with respect to FR '231 that "the presence of half strips or linings h physically prevent these edges from abutting evenly along their entire crown portions, as shown in Figs. 3-5." This argument has been carefully considered but is unpersuasive. As detailed within the statement of rejection above, FR '231 desires a **flat** rolling surface and in fact specifically indicates that the linings h end short of the rolling surface so that this flat surface can be achieved – this is in fact illustrated in fig. 4-5. As such, it is not considered that these linings would prevent the sections abutting in the crown as claimed. Note also the newly added optional secondary references.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Geoffrey L. Knable whose telephone number is 571-272-1220. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Blaine Copenheaver can be reached on 571-272-1156. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Geoffrey L. Knable Primary Examiner Art Unit 1733

G. Knable September 30, 2004